Bill No. 22-09

Concerning: Enforcement of County
Laws - Notice of Violation - Appeals

Revised: 10-12-11 Draft No. 5

Introduced: May 5, 2009

Enacted: October 18, 2011

Executive: October 25, 2011

Effective: January 24, 2012

Sunset Date: None

Ch. 17 , Laws of Mont. Co. 2011

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

AN ACT to:

- (1) authorize an enforcement agency to issue a notice of violation to enforce certain County laws;
- (2) limit the jurisdiction of the Board of Appeals regarding certain enforcement actions taken by certain enforcement agencies;
- (3) clarify when certain appeals may be taken and remove the right to appeal certain orders and decisions;
- (4) make technical corrections and repeal obsolete provisions of law; and
- (5) generally amend County law regarding enforcement.

By amending

Montgomery County Code Chapter 1. General Provisions Section 1-18

Chapter 2. Administration Sections 2-112 and 2-114

Chapter 2A, Administrative Procedures Act Section 2A-11

Chapter 8. Buildings Sections 8-22 and 8-23

Chapter 19. Erosion, Sediment Control and Storm Water Management Sections 19-9 and 19-12

Chapter 22. Fire Safety Code Sections 22-3, 22-14, 22-18, and 22-27 Chapter 48. Solid Waste Sections 48-26, 48-27, and 48-28

Chapter 49. Streets and Roads Section 49-9

By repealing

Montgomery County Code Chapter 22. Fire Safety Code Section 22-21

Chapter 58. Weeds Section 58-6

Boldface

Underlining

[Single boldface brackets]

Double underlining

[[Double boldface brackets]]

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Heading or defined term.

Added to existing law by original bill. Deleted from existing law by original bill.

Added by amendment.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1. Sections 1-18, 2-112, 2-114, 2A-11, 8-22, 8-23, 19-9, 19-12, 22-3, 22-					
2	14, 22-18, 22-27, 48-26, 48-27, 48-28, 49-9, are amended and Sections 22-21 and					
3	58-6 are repealed as follows:					
4	1-18.	Enforcement procedures.				
5				* * *		
6	<u>(f)</u>	<u>Notic</u>	e <u>of Vi</u>	olation.		
7		(1)	An e	nforcement officer may issue a notice of violation before		
8			issuir	ng a citation.		
9		<u>(2)</u>	A not	tice of violation must:		
10			<u>(A)</u>	be in writing:		
11			(<u>B</u>)	describe in general terms a remedial action which, if taken,		
12				will achieve compliance with County law;		
13			<u>(C)</u>	specify a reasonable time to perform any required remedial		
14				action; and		
15			<u>(D)</u>	inform the recipient that noncompliance with the required		
16				remedial action is likely to result in the issuance of a civil		
17				or criminal citation under subsection (b)(1) which the		
18				enforcement agency can enforce in a court with		
19				jurisdiction.		
20		<u>(3)</u>	<u>This</u>	subsection does not prevent an enforcement officer from:		
21			<u>(A)</u>	issuing a citation at any time, including after an		
22				enforcement officer has issued a notice of violation under		
23				which time remains for remedial action to be taken; or		
24			<u>(B)</u>	pursuing any remedy under Section 1-20.		
25			How	ever, an enforcement officer may issue a citation before time		
26			rema	ins to complete any required remedial action under the		

27			notice of violation only if the violation presents a danger to
28			public safety, health, or property.
29		<u>(4)</u>	A person may not appeal to the Board of Appeals a decision by
30			an enforcement officer to issue or decline to issue a notice of
31			violation under this subsection.
32		<u>(5)</u>	This subsection does not apply if another County law expressly
33			allows an enforcement officer to issue a notice of violation or
34			warning before a citation is issued.
35	2-112.	Juri	sdiction.
36			* * *

(c) The Board has the following appellate jurisdiction.

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The [board] Board must hear and decide each appeal taken under:	Those appeals involve:
* *	*
[Section 22-21	Fire safety orders]
Section 22-21	Fire safety licenses and permits
•	* * *
[Chapter 27A	Individual water supply and sewage disposal systems]
* *	*
Section 48-28	[Removal of solid waste and weeds] Permits and licensing
[Section 49-16	Removal of obstructions to vision along highways]
<u>Section</u> <u>49-35</u>	Permits for grading and construction

<u>Section</u> <u>49-36</u>	Permit conditions and procedures			
[Section 49-39A	Grading and construction of roads, sidewalks, and curbs]			
	* * *			
[Section 58-6	Weed removal]			
Chapter 59	Special exceptions decided by Hearing Examiner			

2-114. Appeals from decisions.

[Any decision by the county board of appeals may, within thirty (30) days after the decision is rendered, be appealed by any person aggrieved by the decision of the board and a party to the proceeding before it, to the circuit court for the county which shall have power to affirm the decision of the board, or if such decision is not in accordance with law, to modify or reverse such decision, with or without remanding the case for rehearing as justice may require. Whenever any such appeal is taken a copy thereof shall be served on the board by the clerk of the court and the board shall promptly give notice of the appeal to all parties to the proceeding before it and shall, within the time limit prescribed by the Maryland Rules of Procedure, file with the court the originals or certified copies of all papers and evidence presented to the board in the proceeding before it, together with a copy of its opinion which shall include a statement of the facts found and the grounds for its decision. Any party to the proceeding in the circuit court aggrieved by the decision of the court may appeal from such decision to the court of appeals within thirty (30) days from the date thereof. The review proceedings provided by this section shall be exclusive.]

(a) If a party in a matter adjudicated by the Board of Appeals is aggrieved by a final decision of the Board in the matter, the party may seek judicial review of the decision in the Circuit Court under the applicable

Maryland Rules of Procedure governing judicial review of
administrative agency decisions. A party aggrieved by the decision of
the Circuit Court may appeal that decision to the Court of Special
Appeals.

(b) Unless the court reviewing the Board's decision orders a stay, the decision remains in effect pending a final decision of the court.

2A-11. Judicial review.

[Any party aggrieved by a final decision in a case governed by this article, whether such decision is affirmative or negative in form, may appeal said decision to the circuit court for Montgomery County, Maryland, in accord with the provisions of the Maryland Rules of Procedure governing administrative appeals. Said court shall have the power to affirm, reverse or modify the decision or remand the case for further proceedings as justice may require. The filing of such appeal shall not stay the order of the hearing authority. Any party to the proceeding in the circuit court may appeal from such decision to the appellate courts of Maryland pursuant to applicable provisions of the Maryland Rules of Procedure.]

- (a) A party aggrieved by a final decision in a case governed by this

 Article may seek judicial review of the decision in the Circuit Court

 under the applicable Maryland Rules of Procedure governing judicial
 review of administrative agency decisions. A party aggrieved by the

 decision of the Circuit Court may appeal that decision to the Court of
 Special Appeals.
- 80 (b) Unless the court reviewing the decision of the hearing authority orders
 81 a stay, the hearing authority's decision remains in effect pending a
 82 final decision of the court.

8-22. Violations.

[(a) Notice of violation. The director shall serve a notice or order on the person responsible for the erection, construction, alteration, extension, repair, use or occupancy of a building or structure in violation of the provisions of this chapter or any other applicable federal, state or local law or regulation or in violation of a detail statement or a plan approved thereunder or in violation of a permit or certificate issued under the provisions of this chapter; and such order shall direct the discontinuance of the illegal action or condition and the abatement of the violation.]

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- [(b) Prosecution of violation. If the violation cited in the notice or order is not abated within the period set forth in said notice or order, the director may institute the appropriate proceeding at law or in equity to restrain, correct or abate such violation or to require the removal or termination of the unlawful use of the building or structure in violation of the provisions of this chapter or of the order or direction made pursuant thereto.]
- [(c) Violation penalties. Any person who violates a provision of this chapter or fails to comply with any of the requirements thereof or who erects, constructs, alters or repairs a building or structure in violation of an approved plan or who refuses, ignores or violates an order of the director or a condition of permit or certificate issued under the provisions of this chapter shall be subject to punishment for a class A violation as set forth in section 1-19 of chapter 1 of the County Code. Each day a violation continues to exist shall constitute a separate offense.]

A person has committed a class A violation if the person violates any provision of this Chapter or another applicable federal, state, or County law

111	regulating	an aspect of building construction which the Department enforces,
112	including:	
113	<u>(a)</u>	building, altering, or repairing a building or structure in violation of an
114		approved plan; or
115	<u>(b)</u>	violating an order of the Director or any condition of an approved plan,
116		permit, or certificate issued under this Chapter.
117	8-23	[Board of appeals] Appeals.
118	(a)	Any person aggrieved by the issuance, denial, renewal, amendment,
119		suspension, or revocation of a permit, [or any other decision or order of
120		the Department] or the issuance or revocation of a stop work order,
121		under this Chapter may appeal to the County Board of Appeals within
122		30 days after the permit is issued, denied, renewed, amended,
123		suspended, or revoked [,or the order or decision is issued] or the stop
124		work order is issued or revoked. A person may not appeal any other
125		order of the Department, [[including a decision to issue or rescind a stop
126		work order]] and may not appeal an amendment of a permit if the
127		amendment does not make a material change to the original permit. A
128		person must not contest the validity of the original permit in an appeal
129		of an amendment or a stop work order.
130	(b)	After notice and hearing, the Board may affirm, remand, modify, or
131		reverse the [order or decision] action of the Department.
132	(c)	Any party may [[appeal]] seek judicial review of a decision of the Board
133		[[to the Circuit Court]] under Section 2-114.
134	19-9.	Permit revocation or suspension; stop work order.
135		* * *
136	(f)	This Section [must not be interpreted as restricting] does not restrict the
137		Department from proceeding directly with any available alternative

enforcement procedures under [section 19-19 of this chapter] <u>Section</u> 19-69.

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141 **19-12.** Inspections.

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143 (h) This Section does not restrict the Department from proceeding directly

144 with any available alternative enforcement procedure under Section 19
145 69.

22-3. Construction and scope of Chapter.

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[Nothing in this chapter shall be construed as rendering] This Chapter does not render any other applicable [laws] law or regulation invalid. [In any situation where] If a conflict [exists] arises between [a provision of this [chapter] Chapter and another [code] law or regulation, the fire marshal and [appropriate] the head of the agency responsible for enforcing the conflicting [code shall determine in concert] law or regulation must agree which [provisions shall apply] applies. [Conflicts which are unreconcilable shall. If they cannot agree, any remaining conflict must be referred to the [director of the department of fire and rescue services Fire Chief. The decision of the [director of fire and rescue services] Fire Chief in any matter relating to fire safety [shall be] is final, except that any person aggrieved by such decision shall have the right to appeal to the county board of appeals in accordance with chapter 2 of the County Code]. Within [thirty (30)] 30 days [following the discovery of after any [serious] remaining conflict has been resolved, the [director] Fire Chief and the head of the agency responsible for enforcing the conflicting [code shall] law or regulation must forward to the [county executive] <u>County Executive a joint</u> [recommendations for the removal of] <u>proposal to amend a law or regulation to eliminate</u> the conflict [from the County Code or the regulations adopted pursuant thereto].

22-14. [Standards adopted] National standards.

[The following codes, standards and model laws, published by the National Fire Protection Association, International, 470 Atlantic Avenue, Boston, Massachusetts 02210, in Volumes 1-10 and Volume 16 of the sixteen-volume set of National Fire Codes, are adopted in their entirety in these regulations except as herein set forth. The text of these adopted codes, standards and model laws shall be fully enforceable as other regulations adopted under the provisions of this chapter as if the same were incorporated and set forth at length therein. The dates or additions of the individual codes and standards shall be as listed in the National Fire Codes of the National Fire Protection Association, more specifically, the 1978 edition thereof. The codes, standards and model laws adopted pursuant to these regulations shall not waive any provision of this chapter nor be less restrictive than its provisions.

NFPA No.	Code Standards
32	Standard for Drycleaning Plants
88A	Standard for Parking Structures
88B	Standard for Repair Garages
101	Code for Life Safety from Fire in Building and Structures
102	Standard for Tents, Grandstands and Air-Supported Structures Used for Places of Assembly
501A	Standards for Installation of Mobile Homes
1122L	Code for Unmanned Rockets

<u>NFPA</u> <u>No.</u>	Engineering Practice Standards Flammable and Combustible Liquids					
30	Flammable and Combustible Liquids Code					
321	Standard on Basic Classification of Flammable and Combustible Liquids					
327	Standard Procedures for Cleaning and Safeguarding Small Tanks and Containers					
385	Recommended Regulatory Standards for Tank Vehicles for Flammable and Combustible Liquids					
386	Standard for Portable Shipping Tanks					
<u>NFPA</u> <u>No.</u>	Flammable Gasses					
50	Standard for Bulk Oxygen Systems at Consumer Sites					
50A	Standard for Gaseous Hydrogen Systems at Consumer Sites					
50B	Standard for Liquefied Hydrogen Systems at Consumer Sites					
56A	Standard for the Use of Inhalation Anesthetics (Flammable and Nonflammable)					
56B	Standard for Inhalation Therapy					
56D	Standard for Hyperbaric Facilities					
56E	Standard for Hypobaric Facilities					
56F	Standard for Nonflammable Medical Gas Systems					
58	Standard for Storage and Handling of Liquefied Petroleum Gases					
59	Standard for the Storage and Handling of Liquefied Petroleum Gases at Utility Gas Plants					
59A	Standard for the Production, Storage and Handling of Liquefied Natural Gas (LNG)					
NFPA No.	Hazardous Materials and Processes					

33	Standard for Spray Finishing Using Flammable and Combustible Materials				
34	Standard for Dip Tanks Containing Flammable or Combustible Liquids				
35	Standard for the Manufacture of Organic Coatings				
<u>NFPA</u> <u>No.</u>	Hazardous Materials and Processes				
40	Standard for the Storage and Handling of Cellulose Nitrate Motion Picture Film				
40E	Code for the Storage of Pyroxylin Plastic				
43A	Code for the Storage of Liquid and Solid Oxidizing Materials				
43C	Code for the Storage of Gaseous Oxidizing Materials				
43D	Code for the Storage of Pesticides in Portable Containers				
51	Standard for the Installation and Operation of Oxygen Fuel Gas Systems for Welding and Cutting				
51B	Standard for Fire Prevention in Use of Cutting and Welding Processes				
56C	Safety Standard for Hospital Laboratories				
57	Standard for Fumigation				
490	Code for the Storage of Ammonium Nitrate				
495	Code for the Manufacturing, Transportation, Storage and Use of Explosive Materials				
654	Standard for the Prevention of Dust Explosions in the Plastics Industry				
NFPA No.	Transportation				
407	Standard for Aircraft Fuel Servicing				
505	Standard for Type Designations, Areas of Use, Maintenance and Operation of Powered Industrial Trucks				

<u>NFPA</u>	Fire Extinguishing Systems
<u>No.</u>	
11	Standard for Foam Extinguishing Systems
11A	Standard for High Expansion Foam Systems (Expansion Ratios from 100:1 to 1000:1)
11B	Standard on Synthetic Foam and Combined Agent Systems
12	Standard on Carbon Dioxide Extinguishing Systems
12A	Standard on Halongenated Fire Extinguishing Agent Systems – Halon 1301
NFPA No.	Fire Extinguishing Systems
12B	Standard on Halongenated Fire Extinguishing Agent Systems – Halon 1211
13	Standard for the Installation of Sprinkler Systems
14	Standard for the Installation of Standpipes and Hose Systems
15	Standard for Water Spray Fixed Systems for Fire Protection
16	Standard for the Installation of Foam-Water Sprinkler Systems and Foam-Water Spray Systems
17	Standard for Dry Chemical Extinguishing Systems
20	Standard for Installation of Centrifugal Fire Pumps
24	Standard for Outside Protection
75	Standard for the Protection of Electronic Commuter/Data Processing Equipment
NFPA No.	Portable Fire Extinguishers
10	Standard for the Installation of Portable Fire Extinguishers
NFPA No.	Fire Warning Systems

71	Constitution of the state of th				
71	Standard for the Installation, Maintenance and Use of Central Station Protective Signaling Systems for Guard, Fire Alarm and Supervisory Service				
72A	Standard on Installation, Maintenance and Use of Local Protective Signaling Systems for Watchmen, Fire Alarm and Supervisory Service				
72B	Standard for the Installation, Maintenance and Use of Auxiliary Protective Signaling Systems for Fire Alarm Service				
72C	Standard for the Installation, Maintenance and Use of Remote Station Protective Signaling Systems				
<u>NFPA</u> <u>No.</u>	Fire Warning Systems				
72D	Standard for the Installation, Maintenance and Use of Proprietary Protective Signaling Systems for Watchmen, Fire Alarm and Supervisory Service				
72E	Standard for Automatic Fire Detectors				
74	Standard for the Installation, Maintenance and Use of Household Fire Warning Equipment				
NFPA No.	<u>Storage</u>				
81	Standard for Fur Storage, Fumigation and Cleaning				
231	Standard for Indoor General Storage				
231B	Standard for Storage of Cellular Rubber and Plastic Materials				
231C	Standard for Rack Storage of Materials				
232	Standard for the Protection of Records				
NFPA No.	Building Construction and Facilities				
31	Standard for Oil Burning Equipment				
37	Standard for Stationary Combustion Engines and Gas Turbines				
54	National Fuel Gas Code				

80	Standard for Fire Doors and Windows			
82	Standard for Rubbish Handling and Incinerators			
86A	Standard for Ovens and Furnaces, Design, Location and Equipment			
86B	Standard for Industrial Furnaces, Design, Location and Equipment			
90A	Standard for the Installation of Air Conditioning and Ventilating Systems			
91	Standard for the Installation of Blower and Exhaust Systems for Dust, Stock, Vapor Removal or Conveying			
96	Standard for the Installation of Equipment for the Removal of Smoke and Grease-Laden Vapors from Commercial Cooking Equipment			
NFPA No.	Building Construction and Facilities			
211	Standard for Chimneys, Fireplaces and Vents			
241	Standard for Safeguarding Building Construction and Demolition Operations			
418	Standard on Roof-Top Heliport Construction Protection]			

The Fire Chief must recommend that the Executive adopt by regulation under Section 22-13 those parts of the National Fire Code as published by the National Fire Protection Association, or a comparable code published by a similar organization, that the Fire Chief finds will promote the purposes of this Chapter.

22-18. Compliance.

(a) Generally. [Any person who shall violate any of the provisions of this chapter; or shall fail to comply therewith; or shall permit or maintain such a violation; or shall violate or fail to comply with any order made thereunder; or shall build in violation of any details, statements, specifications or plans submitted or approved thereunder; or shall operate not in accordance with the provisions of any certificate, permit or approval issued thereunder; or who shall fail to comply with

such an order as affirmed or modified by the board of appeals within the time fixed therein shall severally for each and every violation and noncompliance respectively, be guilty of a misdemeanor. The imposition of a penalty for any violation shall not excuse the violation nor shall the violation be permitted to continue. Prosecution or lack thereof of either the owner, occupant, or the person in charge shall not be deemed to relieve any of the others.] A person has committed a Class A violation if that person violates, permits a violation of, or does not comply with:

(1) this Chapter;

- (2) an order issued under this Chapter;
- (3) any building specification or plan approved under this Chapter; or
- (4) any certificate, permit, or approval issued under this Chapter.
- (b) Orders or notices. [Any order or notice issued or served as provided in this code shall be complied with by the owner, operator, occupant or other person responsible for the condition or violation to which the order or notice pertains. Every order or notice shall set forth a time limit for compliance dependent upon the hazard and danger created by the violation. In cases of extreme danger to persons or property immediate compliance shall be required. If the building or other premises is owned by one person and occupied by another, under lease or otherwise, and the order or notice requires additions or changes in the building or premises such as would immediately become real estate and be the property of the owner of the building or premises, such order or notice shall be complied with by the owner

220		unles	s the	owner and occupant have otherwise agreed between
221		thems	selves,	in which event the occupant shall comply.]
222		<u>(1)</u>	Any	order or notice regarding a condition or violation which
223			must	be corrected must:
224			<u>(A)</u>	set a deadline for compliance that is based on the danger
225				created by the condition or violation;
226			<u>(B)</u>	be complied with by the owner and any other person
227				responsible for the condition or violation; and
228			<u>(C)</u>	require immediate compliance if the condition or
229				violation presents an extreme danger to any person or
230				property.
231		<u>(2)</u>	If the	property is occupied by a person other than the owner, the
232			owne	er is responsible for compliance with the order or notice
233			unles	s within 5 days after the order or notice is issued:
234		•	<u>(A)</u>	the owner and occupant agree that the occupant will
235				comply with the order or notice; and
236			<u>(B)</u>	the owner and occupant notify the Fire Chief of this
237				decision.
238	(c)	Unai	ıthoriz	ed tag removal. [It shall be a misdemeanor for any person
239		or us	er, firi	m or agent to continue the use of any device or appliance
240		whic	h has	been tagged under section 22-16(c), unless written
241		autho	ority to	remove such tag is given by the director. Removing or
242		mutil	ating	the tag shall be deemed a misdemeanor.] A person has
243		comr	<u>nitted</u>	a Class A violation if that person:
244		<u>(1)</u>	conti	nues using any device or appliance that was tagged under
245			<u>Secti</u>	<u>on 22-16; or</u>
246		(2)	remo	eves the tag without written permission of the Fire Chief.

22-21. [Appeals] [[Reserved]] Appeals.

- From orders. Any person aggrieved by an order issued under this (a) chapter may appeal within the abatement period but not to exceed ten (10) days from such order to the county board of appeals pursuant to sections 2-108 to 2-116 of the County Code. Such appeal shall not stay execution of the order more than ten (10) days, unless the board of appeals shall grant further stay upon application of the person filing the appeal. No stay of execution shall be permitted for any order issued pursuant to this chapter that requires immediate compliance, unless a court of competent jurisdiction shall order such stay of execution.
 - (b) Decisions of department. Any person aggrieved by the issuance, denial, renewal or revocation of a permit, license, certificate or any other decision of the department made hereunder may appeal to the county board of appeals, which after hearing upon notice shall have authority to affirm, modify or reverse the order or decision made.]
 - (a) Any person aggrieved by the issuance, denial, renewal, amendment, suspension, or revocation of a permit, license, or certificate under this Chapter may appeal to the County Board of Appeals within 10 days after the permit, license, or certificate is issued, denied, renewed, amended, suspended, or revoked. After notice and hearing, the Board may affirm, modify, or reverse the action taken.
 - (b) If a party is aggrieved by a final decision of the Board under this Chapter, the party may seek judicial review of the decision in the Circuit Court under the applicable Maryland Rules of Procedure governing judicial review of administrative agency decisions. A party aggrieved by the decision of the Circuit Court may appeal that decision to the

274		Court of Special Appeals.
275	<u>(c)</u>	Unless the court reviewing the Board's decision orders a stay, the
276		decision remains in effect until a final decision of the court.
277	22-27.	[Permits and certificates of approval for] Approval of fire detection
278	syste	ms and devices.
279		* * *
280	[(f)	Appeals. If a certificate of approval or permit required by this Section
281		has been denied, the applicant may appeal to the County Board of
282		Appeals under Section 22-21.]
283		Chapter 48. SOLID [WASTES] WASTE (TRASH).
284	48-26.	[Same] Permits and licenses — Fees.
285		* * *
286	48-27.	[Same] Permits and licenses — Refusal to renew; revocation or
287	suspension	•
288		* * *
289	48-28.	[Appeals from orders and decisions under chapter] Permits and
290	<u>licenses</u> —	Appeals.
291	[The	county board of appeals shall have full authority to hear testimony and
292	decide all	appeals taken from decisions or orders of the director under this
293	chapter.]	Any person aggrieved by the issuance, denial, renewal, suspension, or
294	revocation	of a permit or license [or any other decision or order of the director
295	made] und	er this Chapter may appeal to the [county board of appeals] County
296	Board of A	ppeals within [ten (10)] 10 days [from such order or decision] after the
297	action is ta	ken. [Upon notice, after hearing, the board shall have authority to] The
298	Board may	affirm, remand, modify, or reverse the [order or decision of the
299	director] ac	etion of the Department. [Such] An appeal [shall] to the Board must not

300	stay [execu	tion of the [order] action unless the [board] Board, upon application,
301	[shall grant	grants a stay of [such order] the action.
302	49-9.	Removal of items that [obstruct the vision of motorists on public
303	highways o	or] interfere with the use of public rights-of-way.
304		* * *
305	[(b)	Petition for hearings. Any person aggrieved by any order issued under
306	·	this Section may, within 10 days after receiving the order, petition in
307		writing for a hearing before the Board of Appeals. Within 30 days
308		after receiving a petition, the Board must hold a hearing. The Board
309		may affirm, modify or rescind the order. The County must not
310		remove any obstruction or enforce any order issued under this Section
311		until either:
312		(1) the Board has affirmed the order; or
313		(2) the time to petition for a hearing has expired and no petition
314		was filed.] Reserved.
315		* * *
316	58-6.	[Appeals] Reserved.
317	[(a)	The County Board of Appeals may hear testimony and decide all
318		appeals of decisions or orders of the director under this chapter.]
319	[(b)	Any person aggrieved by any decision or order of the director under
320		this chapter may appeal to the County Board of Appeals within 10
321		days after the order or decision is issued.]
322	[(c)	After notice and hearing, the board may affirm, modify, or reverse the
323		order or decision of the director.]
324	[(d)	An appeal does not stay execution of an order unless the board, on
325		application, grants a stay.]

326	[(e) Any party may appeal a decision of the board to the Circuit Court
327	under section 2-114.]
328	Sec. 2. Transition. This Act does not apply to any appeal to the Board of
329	Appeals that was filed before this Act took effect.
330	Sec. 3. Regulations. Regulations 6-06AM and 7-06AM remain in effect,
331	notwithstanding any amendment to the County Code in Section 1 of this Act, except
332	for any provision of the National Fire Code that authorizes or refers to an appeal to
333	the Board of Appeals.
334	Approved:
335	
336	(aleni) (mi) 10/18/2011
337	Valerie Ervin, President, County Council Date
338	Approved:
339	
340	Dial grat 10/25/28/1
341	Isiah Leggett, County Executive Date
342	This is a correct copy of Council action.
343	
344	Enda M. Laner 10/28/11
345	Linda M. Lauer, Clerk of the Council Date